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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/758,332	01/15/2004	Mutsuko Nichogi	MAT-8499US 6392	
23122 RATNERPRES	7590 07/24/2007		EXAMINER	
P O BOX 980			SAJOUS, WESNER	
VALLEY FORGE, PA 19482-0980			ART UNIT	PAPER NUMBER
			2628	
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			07/24/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/758,332	NICHOGI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Sajous Wesner	2628				
The MAILING DATE of this communication app	<del>-</del>	orrespondence address				
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	I.  lely filed  the mailing date of this communication.  D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on						
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-25</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠ Claim(s) <u>16-23</u> is/are allowed.						
6)⊠ Claim(s) <u>1-15</u> is/are rejected.	·					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.	•				
Application Papers						
9) The specification is objected to by the Examine	r.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a)⊠ All b)□ Some * c)□ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
See the attached detailed Office action for a list	or the certified copies not receive	· .				
Attachment(s)	" <b></b>	(DTO 442)				
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail D	ate				
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 1/15/04.	5) Notice of Informal F 6) Other:	Patent Application				

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#### **DETAILED ACTION**

## Claim Objections

1. Claim 18 is objected to because of the following informalities: in line 3 of claim 18, the Applicant is suggested to replace "lest" with –least-. Appropriate correction is required.

## Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
   The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 1-14 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 1, the limitation "changes a size of an image ... by the combination of image processing methods the parameters of which are adjusted..." in lines 11-13 lacks clarity and conciseness, because the wording does not make clear to which part of the preceding phrase "the combination of image processing methods" or "an image obtained..." the limitation is referred to for adjustment, thereby rendering it overly difficult to determine the relevant subject-matter.

Independent claims 8 and 15 are rejected under the same rationale set forth above for claim 1.

Claims 2-7, 9-14 contain the problem of claims 1, 8 and 14, by dependence; they are, therefore, rejected for the same reason as claims 1, and 8.

As a consequence, a full examination - with respect to the requirements of 35 USC 102 and 35 USC 103 - cannot be carried out on the basis of the present claims. The applicant is requested to file an amended set of claims, which complies with PTO practice. Failure to do so, or to submit convincing arguments as to why the current set of claims does in fact comply with these provisions, will lead to a Final Rejection.

# Allowable Subject Matter

4. Claims 16-25 are allowed.

## Reasons For Indicating Allowable Subject Matters

5. The prior art of record teaches storing image data of different size, format, and resolution as a file, with a name indicating the content of the image is used as a file name, and performing resizing conversion on a selected file image. See paragraphs 85 and 109 of US patent publication number 20030184803. However, the prior art of record fail to teach an image processing system comprises a content considering resizing unit selecting a combination of image processing methods for the image according to a content description file containing information including a material contained in the image, an object distance contained in the image, and a usage of the

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image; deciding parameters of the selected combination of image processing methods using a target image size of the image and the content description file; and changing a size of an image obtained after image processing by the combination of image processing methods for which the parameters are adjusted into the target image size (as recited in claim 16). In addition, the prior art fail to teach an information display device comprising: a terminal characteristics database for accumulating terminal characteristics which are information including a manufacturer, a product number, numbers of pixels in height and width, a resolution, color characteristics, and a useable format; and an information transmitter receiver unit for transmitting the terminal characteristics, the terminal ambient environment conditions, and the image demand signal and receiving the demanded image which is adapted for the display unit in accordance with the terminal characteristics and the terminal ambient environment conditions (as recited in claim 17). Furthermore, the prior art fail to disclose a delivery unit to which an image demand signal, terminal characteristics, and terminal ambient environment conditions are input; a processing database accumulating a combination of image processing methods decided in accordance with the terminal characteristics and the terminal ambient environment conditions; a color management unit for converting the demanded image into a color space independent from the image input unit

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and the display unit in accordance with a color management profile and, further, converts the demanded image after applying the combination of image processing methods into a color space of the display unit; a content considering resizing unit for deciding a changed image size in accordance with a resolution and numbers of pixels in height and width of the display unit, selecting the combination of image processing methods in accordance with a content description file, deciding parameters of the combination of image processing methods in accordance with a size of the demanded image and the content description file, applying the image processing methods the parameters of which are adjusted to the demanded image of the independent color space, and changing the demanded image after applying the combination of image processing methods into the changed image size; and a transcoding unit for converting the demanded image after performing the conversion into the color space of the display unit and the combination of image processing methods into a usable format, wherein the delivery unit outputs the demanded image after performing the conversion into the color space of the display unit and the combination of image processing methods (as recited in claim 23). Moreover, the prior art fail to teach an information processor comprising: a delivery unit to which an image demand signal, terminal characteristics, and terminal ambient environment conditions are input; an image processing database for accumulating a plurality of images with each of which a content description file and a color management profile are stored and outputting a demanded image indicated by the image demand signal; a processing database accumulating a combination of image processing methods decided in

accordance with the terminal characteristics and the terminal ambient environment conditions; an image conversion unit for selecting a combination of image processing methods for the demanded image read out from the image database in accordance with the terminal characteristics, deciding parameters of the combination of image processing methods in accordance with the terminal ambient environment conditions and the content description file, and applying the image processing methods the parameters of which are adjusted to the demanded image; and a transcoding unit for converting the demanded image after applying the combination of image processing methods into a usable formant, wherein the delivery unit outputs the demanded image after the conversion into the usable format (as recited in claim 25).

### Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure are as recited in the PTO-892 form.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sajous Wesner whose telephone number is 571-272-7791. The examiner can normally be reached on M-F 9:15-6:45.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Razavi can be reached on 571-272-7664. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

> &ajous Wesner **Primary Examiner** Art Unit 2628

WS 7/21/07